### THE COURTS.

The Ingersoll and Farrington Exceptions .-- A Mandamus Granted.

### THE TRIAL OF IRVING POSTPONED.

In the United States Circuit Court yesterday, in the case of George M. Draper, Samuel H. Doughty and the Woven Tape Skirt Company against Gottfried Biering, and in the case of the same plaintiffs against N. Hayman, Judge Blatchford has granted an injunction prohibiting the defendants from making or selling the plaintiffs' materials. The Admiralty calendar will be called in the United

# COURT OF OYER AND TERMINER.

The Ingersoll and Farrington Excep-tions—A Murderer Sent to State Prison—The Grand Jury.

Before Judge Ingraham.

The proceedings in this Court yesterday—Judge Ingra n the bench-were very brief, and there was only

The settlement of the order in regard to the bill of ex The settlement of the order in regard to the bill of exceptions in the case of Ingersoll and Farrington was by
arrangement of Mr. Phelps, District Attorney, and Mr.
Eilhu Root, their counsel, adjourned from the last to the
present term so as to avoid all questions as to irregularity.
Thomas Clark, a colored man, indicted for murder in
the first degree for shooting with a pistol Martin Getter
in a groggery in Cherry street, the particulars of which
have been published in the Health, pleaded guilty to
manslaughter in the third degree. He was sentenced to
State Prison for three years and six months.
The organization of the Grand Jury was postponed till
mext Monday.

#### SUPREME COURT-TRIA TERM-PART 2. The John L. Brown Tenth Avenue Paving Job.

Before Judge Van Brunt. The suit of John L. Brown against the city for \$23,337 for paving regulating, curbing and guitering Tenth avenue, trom Manhatian street to 155th street, was tried yesterin this Court. For the city it was claimed that the Street Commissioner had no authority to make a con-tract except to pave and regulate, and therefore that the tract except to pave and regulate, and therefore that the contract was void and the city not liable. It was con-tended on the other hand that under the act of 1872 a commissioner had been appointed to examine into the contract, and had reported the same as having been en-tered into honestly, and, therefore, that the ciaim was a just one. A motion was made to dismiss the complaint, and after the same had been argued at scarned length by ex-Recorder Smith on one side and Mr. John E. Develin on the other, the same was granted.

#### SUPERIOR COURT-SPECIAL TERM. Decisions.

By Judge Freedman.
Schneider vs. Paragon Match Company.—Motion dis-nissed, with \$10 costs.
Ebeahan vs. Bloodgood et al.—Order setting aside sheahan vs. Bloodgood et al. digment. Jacobs vs. Berry and Another.—Complaint dismissed as

grants detendant Berry.

Mitchell vs. West.—Order that judgment of affirmance of Gourt of Appeals be made the judgment of this Court.

Byers vs. Barnard et al.; Wood Massachusetts Mutual Life Insurance Comparated.

Hawkins vs. Hawkins.—There should be notice of motion for judgment.

Hulse vs. Freidenhiet.—Motion granted except as to bins in cellar. tion for judgment.
Hulse vs. Freidenhiet,—Motion granted except as to bins in cellar.
Harris vs. Burdett and Another.—Order signed.
By Judge Van Vorst.
Kinsaid vs. Dwinelle.—Judgment in favor of plaintiff.
See opinion.

#### COURT OF COMMON PLEAS-SPECIAL TERM. Decisions.

By Judge Larremore.
Garrison vs. Burrougns.—See decision.
Toudle vs. Covert.—Motion to set aside judgment ording vs. Gerkin.-Motion denied. (See memo-Bryan vs. Seagrave,-Notion to vacate judgment de-ned. (See decision.)

nied. (See decision.)
Dealy vs. Cunningham.—See decision.
Seaman vs. Hay. Jr., et al.—Exceptions overruled; reourt confirmed and judgment ordered thereon.
Schippy vs. schippy.—Reference ordered.
Isaacs vs. Ferguson.—See memorandum for counsel.
Strong vs. Sprone.—See memorandum.

### MARINE COURT-PART I.

Before Judge Curtis. manufacturers of wood-working machinery, inped a planing machine by the defendants, to delivered at Laporte, Ind., to Backus & Co., the purasers. On its arrival there it was found to be damaged the amount of \$900, for which this suit is brought, ackus & Co. having assigned their claim to the plaintiffs. It did not appear on the trial upon which of the railroads over which the machine was carried the inlury took place, but plaintiffs' counsel contended that the agreement being for a "through rate," the defendants were responsible for injury whether on their road or on one of the roads with which they connected. With this view of counsel the Court disagreed. A paper was likewise introduced by detendants' counsel, date some nine months prior to this shipment, which proved to be a release executed by plaintiffs to the Erie Kailway Company of any damage to shipments for the period of a reduced rate of tright. Upon this and the want of evidence of negligence, defendants' counsel moved for a dismissal of the complaint, which the Court granted. fix. It did not appear on the trial upon which of the Church Organists in Court.

Tesch vs. Tyng.—The plaintiff, a young lady, sues the efendant, the organist of the Church of the Holy Trinity, for services as assistant in that capacity, claiming to have been brought on from Ohio on a promise to pay at the rate of \$500 per year, and to having been dis-charged, without cause. after two months. The detence was that the cancellation of the contract was agreed to by plaintiff and payment made for the time employed. Verdict in favor of plaintif for \$275.

#### MARINE COURT-PART 2 Action for Rent. Before Chief Justice Spea

F. A. Southmayd vs. Francis O'Keeffe.—The defendant cased of the plaintiff the basement of a building in West street, and a few weeks before the expiration of the applied to hire the premises for another year, to rent the upper part of the building to a person who would probably want the cellar, but about two weeks afterwards, having concluded an arrangement for the apper part without thecellar, he informed the defendant alterwards, having concluded an arrangement for the upper part without the cellar, he informed the defendant that he could have it for another year. The defendant said he would keep it, and paid for one month's rent under the new lease, but soon after that he removed from the premises and refused to pay any further rent, and the premises and refused to pay any further rent, and the premises and refused to pay any further rent, and the premises and the state of the termination of the year shought to recover \$2.53, for the remisinder of the year should be rent to the state of the part of t

#### COURT OF GENERAL SESSIONS. Empannelling of the Grand Jury-The Trial of Irving Postponed.

Before Recorder Hackett.

The December term of this Court was opened yester. day, His Honor the Recorder presiding. Assistant Dis-irret Attorney Horace Russell represented the people. The Grand Jury were emoannelled, sworn and briefly charged by the Recorder. David B. Turner was ap-pointed toreman. pointed foreman.
The trial of John T. Irving, charged with burglary in
the third degree, which was set down for Monday, was
postponed till next Monday in consequence of sickness in
the counsel's tamity.

Youthful Burglars. Michael Hackett and Robert Suffage were tried and found guilty of attempting to break into the book store of Richard D. Cook, No. 44 New Church street, on the nuth of October. A revolver worth 50 was taken by the youth ai burglars. They were sent to the House of January 1985.

### Larceny of a Watch.

Ellen Calary was tried upon a charge of stealing a gold watch worth \$100, on the 7th day of October, owned by Isaac Jacob, residing at No. 119 Spring street. The accused claimed that her sister-in-law, who was a servant in the complainant's employ, stole the watch and requested her to pawn it. A verdict of guity with a recommendation to mercy was rendered. As there were minigating circumstances the Recorder sent her to the rentientary for three months. Larceny of Jewelry from an Actress.

# Prederick Morse was tried and convicted of stealing Frederick Morse was tried and convicted of stealing, on the 30th of October, a diamond ring and a gold brooch from the apartments of Mrs. Caroline Smith, at West Washington place. The complainant had recently arrived from England and was a performer at Harry fill's Varieties. Letters passed between the complainant and the prisoner since he has been in the Tombs, and in one of his communications to her he said that he would not presecute him. Morse was sent to the State Prison for four years and six months.

Assault with a Razor. James Shepherd, who was indicted for cutting John Copps in the breast with a razor on the 7th of November, pleaded guilty to an assault with intent to do bodily narm. He was sent to the State Prison for eighteen months.

Acquittals.

Acquittals.

John Connor, John Harfiest and Francis La Doe dyouthing sailors), were charged with stealing \$6 from William Chatfield, a shipmate, at a boarding house in Hamilton street on the 12th of November. The evidence was wholly insumeions to sustain the scrious charge of robbery, and the jury rendered a verdiet of not guilty without leaving their seals. Charles and isabella Smith, keepers of a disreputable bruse in Charles and isabella Smith, keepers of a disreputable bruse in Charles and isabella Smith, keepers of a disreputable bruse in Charles and isabella Smith, keepers of a disreputable bruse in Charles and isabella Smith, keepers of a disreputable bruse in Charles and isabella Smith, keepers of a disreputable bruse in Charles and isabella Smith, keepers of a disreputable bruse in Charles and isabella Smith, keepers of a disreputable bruse in Charles and isabella Smith Research and isabella Smith Resear

night before, asserted that they knew nothing about it. The woman returned the money when she was arrested. Counsel contended that the law, as settled by the Court of Appeals, was that the defendants must have conceived the intent to steal at the time, and that no subsequent conversion of the money was larceny. This proposition was charged by the Recorder, and the jury rendered a verdict of acquittal.

Wan Kenny, a youth, who was indicted with a boy named Pender, for stealing a watch from John Lawler, at a political meeting on the corner of Madison and Henry streets, was also acquitted, there being no evidence to sustain the charge.

#### TOMBS POLICE COURT.

Iwo Men Arrested on Suspicion of Complicity in the River Piracy Case. Officer John J. Doyle, of the Harbor Police, on Sunday Officer John J. Doyle, of the Harbor Police, on Sunday night last, arrested two young men named William Carroll and William Duggan, suspected of being concerned in the late piratical outrage in the bay. They were locked up in the First precinct station house all night and brought on board the brig Mattano yesterday morning. The wife of Captain Connauton thought she recognized one of the men. but was not certain. They were brought before Judge Blaby. a child Tombs, and, on the affidavit of Officer Doyle, they were held for examination till to-day, when Mrs. Connauton and the mate of the brig will appear and give their evidence. Both the prisoners claim that they know nothing about the matter and that they are able to prove by several people that they were in the Fourth ward at the time the robbery was committed.

#### YORKVILLE POLICE COURT. Stealing Dead Pork

Geerge R. Dunham, probably 20 years of age, was arraigned on a charge of stealing \$254 worth of slaughtered nogs, which were on their way to John H. Kinney, of 22 west Fifteenth street, from Taber & Allerton, of Com-munipaw, N. J. He said he had nothing to say for him-self in answer to the inquiry of the Court, but after-wards admitted the fact that another person had induced him to commit the crime in which he was the principal, Held for further examination. A warrant was issued for the other person.

#### COU .T CALENDARS-THIS DAY.

COURT OF OVER AND TERMINER—Held by Judge Ingra-ham.—The People, &c., vs. James McMahon, homicide. The People, &c., vs. John Sharkev, manshaughter. SUPREME COURT—CINCUIT—Part 2—Adjourned Term— Held by Judge Van Brunt—Nos. 2256; 14632; 1140, 12:8, 1250, 1252, 1781, 1581, 1510, 1514, 1515, 15194; 1522, 16245; 1539, 1532, 1534, 1536, 1538, 1540. Regular Term— Held by Judge Barrett—Nos. 557, 1048, 10115; 501, 2161, 2933, 3957, 394, 304, 417, 429, 463, 571, 661, 6994, 905, 913, 931, 973, 1197.

81, 973, 1197.

SUPPERME COURT—CHAMBRES.—Nos. 2, 4, 35, 52, 57, 209.

SUPPERME COURT—SPECIAL TERM—Held by Judge Davis.—

Demurrers.—Nos. 7, 9. Law and Fact.—Nos. 1, 2, 3, 4, 5, 6, 8, 10, 11, 12, 13, 14, 15, 17, 18, 19, 20, 21, 22, 25, 24, 25, 25, 7, 28, 29, 31, 31, 33, 34, 35, 36, 37, 39, 40, 41, 42, 45, 44, 45, 46, 46, 46, 49, 50, 51, 52. 46. 47. 48. 49. 50, 51, 52.

SUPRING COURT—TRIAL TRRM—Part 1—Held by Judge Monell.—Nos. 596, 61, 632, 633, 691, 417, 423, 773, 723, 5563, 619, 469, 1337, 331, 459, Part 1—Held by Judge Sedgwick.—Nos. 844, 768, 716, 822, 444, 755, 772, 622, 656, 686, 784, 812, 514, 815. COURT OF COMMON PLEAS—EQUITY TRRM—Held by Judge Robinson.—No. 4.

COURT OF COMMON PLEAS—TRIAL TRRW—Part 2—Nos. 2523, 3598, 2237, 2455, 2458, 2460, 2461, 2462, 2463, 2463, 2463, 2468, 2475, 2475, 2477.

Markey Court.—Trial Traw—Part 1—Held by Judge Robinson.—Court.—Trial Traw—Part 1—Held by Judge Robinson.

262, 3598, 2237, 2456, 2468, 2460, 2461, 2462, 2463, 2463, 2463, 2463, 2475, 2475, 2477, 2475, 2477, 2475, 2477, 2475, 2475, 2477, 2475, 2475, 2477, 2475, 2

#### UNITED STATES SUPREME COURT.

WASHINGTON, Dec. 1, 1873. In No. 32 of the Supreme Court docket, Lozere vs. Rocheron et al., from the Supreme Court of Louisiana, the plaintiff in error was expelled from New Orleans the plaintiff in error was expelled from New Orleans after its capture by the military force and was not permitted to return. Subsequently proceedings were had against his property pursuant to notice by publication to him to appear and detend, and in default of appearance him to appear and detend, and in default of appearance a decree of confiscation was passed. Since the war Lozere sued to recover, claiming that his property could not legally be condemned in his absence under such circumstances; but the state Court sustained the proceedings in confiscation, and judgment was rendered against him. That judgment is here reversed, the Court holding that it is contrary to the plainest principles of reason and justice that any one should be condemned as to his person or property without an opportunity to be heard. He could not return, and a published notice to him was a mere dide form which he could not lawfully see or obey. He had no legal right in his absence to appoint an agent or to transact any business in New Orleans, and the proceedings against his property were void and inoperative. Mr. Justice Swapne delivered the opinion of the Court. Lozere was for years before the war Clerk of the Supreme Court of the State.

pany vs. Francisco, from the Circuit Court for California the Supreme Court affirm a judgment recovered below against the company on a contract of insurance on the life of the husband of the defendant in error. The inaired died after the application, before the delivery of the policy, and the defence was that he concealed the fact of disease when the application was made. The writof error maintained that the Court erred in its rulings upon the evidence and in the instructions to the jury that they were to determine whether the party was subtring from scated disease when insured, or was sub-ject only to occasional indisposition. Mr. Justice Strong delivered the opinion.

### THE RING CASES.

Blissful Ignorance in the District Attor-Returning-Ingersoll and Farrington To Go to Sing Sing To-Day.

There were no new developments yesterday relative to the "Ring" cases; but it is now announced that the trial of Harry Genet is the next in order, and that he will be arraigned when Judge Davis again presides in the Oyer and Terminer. Mr. Genet has not as yet been informed by the District

Genet has not as yet been informed by the District Attorney officially as to when his case will be called. However, he says he is ready at any time, and the District Attorney can suit his own convenience in fixing the day of the trial.

It was rumored during the day that Norton and Walsh had fied to parts unknown, but the report turned out to be groundless.

Considerable curiosity is manifested by the politicians in relation to the expected arrival of one of the magnates of the old Ring from Europe, who, some people say, will tell a tale of the days that are gone that will make many of the present reformers, democratic and republican alike, feel very uncomfortable. It is stated that this individual is no less a person than Woodward, and that arrangements have been made by which he will be protected against persecution if he gives the kind of information the authorities think he can. The District Attorney and his assistants affect to know nothing about this matter; rather, when questioned as to whether any one of the Ring reguiees is expected home soon they, refuse to make any answer at all. Meanwhile the detectives in the employ of the District Attorney continue to watch the movements of the indicted parties in the city, and the witnesses who are expected to testily in each case.

Ingersoll and Farrington are to be taken to Sing pected to testily in each case.

Ingersoll and Farrington are to be taken to Sing Sing to-day, at half-past ten o'clock.

### WILLIAM M. TWEED.

A reporter went the rounds yesterday to investigate the rumor that the "Boss," ex-Senator Tweed, had shuffled off this mortal coil. A visit to the island and an interview with Commissioner Bowen and Superintendent Kellogg disclosed the lact that "Big Six" still lives, and the very first expression ne made on leaving his cell yesterday morning was, "I shall yet live to outride this op-

### THE SMITH HOMICIDE

Verdict Against Patrick Clark, Jr .- Com-

mitted to the Tombs. Coroner Young yesterday held an inquest at the ffice in Houston street on the body of Ann Smith, the inebriate, late of No. 228 Rivington street, who it was alleged, was fatally beaten a few nights ago with deceased. Mary Clark, daughter of the elder Clark, testified that her brother and deceased had a difficulty on Tuesday night of last week, when she struck him while he was in bed and would not let him sleep; Patrick got up and struck Mrs. Smith with his open hand, when she staggered against a closet door, the door falling upon and against a closet door, the door falling upon and knocking her down; deceased went to bed and got up the hext morning, but lay down again and did not get up any more; she died or Thursday; deceased and the younger Clark were drunk at the time of the difficulty; the young man and deceased sometimes slept in the same bed; some days before Mrs. Smith's death Patsey Clark and his brother had a fight, and according to the testimony of George Dolan, also a lodger, she had black eyes the next morning; she toid Dolan that Patsey struck her with his open hand, but said it was more her fault than his; deceased sometimes pawned clothing for money to buy rum with; they had a jamboree there almost every night.

Mrs. Frederica Eliss, living in the house, deposed that on Tuesday night she heard deceased scream out, "Patsey, don't beat me any more, or you will kill me;" soon after heard deceased scream as if she was being sfrangled; heard Patsey threaten to kill deceased if she did not keep quiet and let him alone.

alone.

Dr. Marsh testified that compression of the brain, the result of violence, was the cause of death.

The jury rendered a verdict against Patrick Clark, Jr., and Coroner Young committed him to the Tombs to await the action of the Grand Jury.

On motion of counsel for the prisoners the eider Clark was discharged.

### ART MATTERS.

The Leavitt Art Gallery Last Night. Last evening at the Leavitt Art Gallery was the final evening which permitted a view, in their entirety, of the very handsome collection of pictures which have been visiole there during the past week. Of course the rooms were crowded, and, brilliant with lights and vocal with birds, the scene was animated and pleasurable. Special groups ardozen favorite productions. First among these deserves to be mentioned "Happiness and Charity," by Carl Müller. The subject is one in which correct drawing of the human form, rich and delicate coloring and affectionate sentiment are whose countenance beams with beneficence, suckles a baby, whose curied-up limbs sufficiently bewhose countenance beams with beneficence, suckies a baby, whose curied-up limbs sufficiently bespeak its happiness without rendering it necessary for its face to become visible. That, of course, is hidden against the affluent breast from which the infant's mouth drains nourishment. At the right of the woman who emblemizes Charity stands a child-angel, whose divineity upraised eyes express an ecstatic blessing. At the left stands another child-angel, its forchead wreathed with morning glories, and a bunch of myrtle in its hands. The drawing of the figures is almost faultiess, and the fiesh tints are deliciously soft and warm, but the principal magnetism of the picture resides in the ineffableness of the sentiment.

Another group surrounded the precious little morean of Meyer von Bremen, entitled "Rest for the Weary," and representing a little peasant maid sitting on a solitary piece of rock, while her almost baby sister, quite tired out, sieeps at her feet. The rock is on a bluff overlooking the sea, and the sea washes and ripples in the radiance of a soft pink sunset. The picture is an exquisite interpretation of a tender mood of child life.

Daubigney's "Twilight on the Seine" produced admiration from every connoisseur in the rooms. A huge mass of sloping shore is drenched in blackest shadow. The only light that sauntes the eye is reflected upon a shallow sheet of water, planted here and there with tussocks, and fiecked with lazily floating ducks. For a sense of lonelines, sadness, yearning and mystery, "Twiligyt on the Seine" is not surpassed by any other picture in this exhibition.

More praise (and that is saying much) than has

Seine" is not surpassed by any other picture in this exhibition.

More praise (and that is saying much) than has ever been accorded to a picture shown in this country by Auguste Bonbeur is due to his "Driving Cattle Home in the Afternoon." Low, swampish lands, covered with coarse, short grass, are wet with orackish pools and lit with a weird crosslight that throws a strange and unfamiliar shen upon everything within view. Over this marshy level cattle are struggling home, and the sense that comes to the observer is that of some rude and wild locality, lit with a spectral diagonal light at the close of an afternoon none of the brightest. As none of these pictures are among those to be disposed of to-night at Clinton Hall, an opportunity remains to-day for inspecting them.

Yesterday a truly great picture, by Ad. Schreyer, was hung at Schaus'. It is called "L'Abreuvoir," and comes from the famous collection of the German railroad king, Dr. Strousberg. This collection cost its collector about \$600,000. The present piosaie, measures 40 inches by 68, and is probably one of the most valuable that Dr. Strousberg possessed. We have space only to say that the subject represents half a dozen horses, probably of the Wallachian breed, drinking at a tlough. The theme is handled with a truly gigantic power, and the knowledge that such a chef d'œurre, from such a hand and never before seen in this country, is on view will probably crowd the Schaus gallery today.

to-day.

There is also another exquisitely painted little picture, by Mr. J. Beautain Irving, called "The Book-Worm," and an exquisite engraving, a combination of stipple, etching and mezzotint, engraved by W. H. Simmons, after Henry Le Jeune. Only artist's proofs are on hand. It is called "Great Expectations."

Fredricks' Cuban Photographs. Apropos of the present excitement in regard to our relations with Spain and Cuba, Mr. Predricks, No. 587 Broadway, has produced a large number of excellent photographs, representing scenes, locali-ties, institutions and people in Cuba.

#### TROTTING AT FLEETWOOD PARK

last were announced to take place at Fleetwood Park yesterday afternoon, but at the appointed time snow was falling fast and the track was enveloped in pure white. None of the horses for the new races made an appearance, but the unfinished tled as well in the stable as on the track, as it ended as every one who witnessed the four heats on Saturday knew it would, by Charley Green winning whatever money was up on the "match" and all that his backers had in the pool box, But, although those interested in Charley Green's welfare have got away with the spoils, the parties must not suppose that this fraudulent affair is done with. Two of the judges who were in the stand on Saturday, did not put in an appearance yesterday, and others had to be substituted in their places. The Board of Appeals at its next session must take The case will be laid before them in a way that the Board cannot avoid taking cognizance of.

The facts are these:-The race was advertised to be trotted under the saddle, and the usual number of patrons to the Fieetwood Park were there to witness it. The pool-selling began as soon as the speculators congregated, and soon afterwards John Murphy was seen on Charley Green's back jogging up and down the track. He was the favor-ite at long odds. It was discovered after scoring jogging up and down the track. He was the favorite at long odds. It was discovered after scoring a few times, however, that Charley Green would break badly, and then people were induced to back Tanner Boy, which they did until the latter soid on even terms with Charley Green. After scoring at least a dozen times Charley Green was taken to the shed and hitched to a sulkey, against the protestations of many gentlemen, some of whom appealed to the judges, telling them at the time that this was a gross violation of the rules of the National Association, and begged attention to the rule, which was about to be set at naught. The judges paid no attention to this, but allowed the race to go on. Tanner Boy went off and won two heats in the easiest possible manner, nearly distancing Charley Green the first heat and beating him about 30 yards on the second. Then, to the great amazement of the spectators, Charley Green suddenly became a great favorite, and his backers could not be served quickly enough by the pool seller at any rate of odds. Of course, Charley Green won the next two heats, and then darkness set in and the race had to be postponed until yesterday, when the farce of another heat was gone through, with Tanner Boy being double distanced and the judges, new and old, awarded the race to Charley Green. The above are simply the facts of the case, and we leave the affair for the Board of Appeals to look after it.

It may also be well to call their attention to the case of the rider of the horse Tanner Boy. This in.

leave the affair for the Board of Appeals to look after it.

It may also be well to call their attention to the case of the rider of the horse Tanner Boy. This individual was ruled off the Deerfoot Park for throwing a race a few weeks ago, and several days afterwards a slippery-tongued gentleman of the whip, who has thrown many races himself, "saw" the judges, who rafed W. E. Weeks off the track and induced them to revoke their decision of expuision. Now, it is well known that these gentlemen judges had no power to revoke their sentence, because they were no longer judges after they had given their decision on the particular race they were judging at the time Weeks was found guilty, and they had nothing further to do with Weeks or the race after they left the judges' stand. The matter lay with the Board of Appeals and they will decide this matter also, no doubt, satisfactorily to those who are endeavoring to promote honest trotting and racing on the american tur.

The following is a full summary of this disgrace-ini affair, which, it is to be hoped, will be the last of the season:—

UNFINISHED TROT OF SATIRDAY.

oi the season:

UNFINISHED TROT OF SATURDAY.

PLEETWOOD PARK, Nov. 29 and Dec. 1—TROT
TING.—Match \$200; mile heats, best three in five.

John Murphy named Charley Green.

2 2 1 1 1 in harness.
W. E. Weeks named Tanner Boy, under saddle. .... 1 1 2 2 418 1:15% 1:14 1:15

# THE STEAM BOILER EXPLOSION.

Three Persons Committed Without Bail-Two Admitted to Bail.

Yesterday morning John Barnum, engineer of the recently exploded boller in Harlans Horace J. Blemer, Andrew Coyne, owners of the boiler; John Balmore, who nad disposed of it to Messrs. Blemer & Coyne, and A. S. Cameron, for selling

the boiler, appeared at the Coroner's office according to previous arrangement.

As Coroner Kessler construed the law touching the cases of Messus, Barnum, Biemer and Coyne, he deemed their offence to be one of manisaugnter in the first degree, and consequently ordered their commitment to the Tombs without bail.

Mr. Baimore was released in \$15,009 bail, Mr. Abraham Wakeman, ex-Postmaster, becoming his bendsman.

bondsman.

Mr. A. S. Cameron was held to ball in \$5,000, which was furnished by John Matthew? a real estate owner.

### THE METHODIST MINISTERS.

A New Palestine Exploring Expedition— The Great Biblical Want of the Age, a Good Map of the Holy Land.

The Methodist preachers met yesterday in large numbers to listen to an address by Dr. Strong, of Drew Theological Seminary, on his proposed exploring expedition to the Holy Land. A committee had been appointed at the previous meeting to issue an invitation to ministers and hterary and scientific men of other churches and organizations, so that the company assembled yesterday was larger than usual. An hour was very profitably spent in devotional exercises and the narration of personal and pastoral experiences. At half-past eleven o'clock Professor Strong took the floor and gave a general and humorous invitation to all persons present to accompany him to Palestine. The cost for the round trip, including hotel bills and everything else, is \$1,700 per head, and the journey takes in one month in Egypt and another in the desert, and seven months divided among Palestine sites, the Jordan, the land of Moab, Italy, Greece and the trip outward and homeward—nine months in all. trip outward and homeward—nine months in all. The real question to be answered is, What can be done to promote a knowledge of Bible lands? Palestine, he said, has been a study with us from our earliest years. We need, before all things, good map of Palestine. It is true we have abundance of maps, but they are not reliable. The Doctor then gave a brief sketch of Robin Smith's map, which was the earliest, and which was measured by the time of travel of mules—a very incorrect way of measuring distances. The Gotha, and which is the standard in all our

was measured by the time of travel of mules—a very imcorrect way of measuring distances. The best map now in use is Vandevelde's, published in Gotha, and which is the standard in all our schools and colleges, but this has not been made after any topographical survey, but is drawn very much after fancy, and at least east of the Jordan it is wholly unreliable. The Doctor gave a sketch of the organization and labors of the British PALESTINE EXPLORATION PUND SOCIETY, which has been operating on the peninsula for the last eight years and at an annual expense of about \$25,000. The American society was organized at a meeting in Dr. Adams' church here in 1870, but for a year it met with many obstacles in its search for the last eight years and at an annual expense of about 1870, and he has spent a year out there and travelled over some 600 miles of the territory and accurately surveyed 16 or 20 square miles east of the Dead Sea. The panic has caused a temporary suspension of the society's operations, and Leutenant Steever, is now in the city, but he may return again to Palestine. The Doctor thought the work should be done by governments; but as they fall it must be done by individuals or by societies. The part of the p

speculation. He does not propose to antagonize either of the other societies, but merely to give to the Church something which may serve its pur-poses until their more complete and reliable sur-veys are made. He will sail with his party about

vers are made. He will sail with his party about becember 20.

Rev. Thomas Penrose, of England, was introduced and briefly addressed the meeting. Sabbath afternoon services in Alien street Methodist Episcopal church were anhounced, and a meeting in regard to revivals was held at two P. M.

### MUNICIPAL AFFAIRS.

Board of Assistant Aldermen A regular session of this Board was held yester-day afternoon, President Wade in the chair. The minutes of the previous meeting were read and adopted. It was expected the ordinance relative to the prohibition of iron covers for vaults and sidewalks, introduced a week ago by Assistant Alderman Stephen N. Simonson, would be reported from the committee and be acted upon by the additional demonstrations that such a prohibitory ordinance is not only very proper but absolutely necessary at this time. It is a notorious fact that every winter hundreds of accidents have happened to persons from slipping upon the glassy surface to do away with this nuisance. This subject will be acted upon in Committee on Ordinances and reported back to the Board on Thursday atternoon, when the Assistant Aldermen will hold a special

reported back to the Board on Thursday afternoon, when the Assistant Aldermen will hold a special meeting.

Considerable debate was had upon a resolution offered by Assistant Alderman Thornell, asking the opinion of the Corporation Counsel whether the Common Council has power, under the charter of 1873, to order work done by the various departments other than by contract. Amendments and substitutes were proposed and voted down.

Assistant Alderman Strack was in favor of going ahead, independent of the Corporation Attorney's opinion. Section 91 of the charter gave the Board more power than the members were aware of. He was in lavor of giving those out of work employment, and trust to the Legislature. If such action was illegal they would pass 'n enabling act therefor. This speech of Mr. Strack elicited great applause from a large lobby of workingmen, which was instantly checked by the President.

Assistant Alderman Thornell offered a resolution authorizing the corporate authorities to offer a reward, not to exceed \$5,000, for the purpose of discovering the perpetrators of the outrage in sending an infernal machine with which to assassinate the Compitoler. Assistant Alderman Strack wanted to have the reading suspended, as it was notoriously reported around that the torpedo was sent by some parties in sympathy with the financial nead of New York, but Assistant Alderman Riley moved to refer the subject to the Committee on Aris and Sciences, which was lost, as was also the resolution.

After the transaction of some other minor bust-

resolution.

After the transaction of some other minor bustness the Board adjourned.

Board of Supervisors.

The regular meeting of this Board was held yesterday, Supervisor Samuel B. H. Vance presiding, in the absence of the Mayor. Two bills from the Astor House, one for \$1,725, for sustaining the jurors and officers during the Tweed trial, and the other for \$980 in the Stokes case, were presented by Supervisor Van Schaick, which that gentleman hoped would be ordered paid, without the usual routine of going before the Auditing Committee, as Judge Noah Davis certified that the bills were correct and proper. Supervisor Ottendorier, how-ever, cited a precedent, which prohibited such ac-tion, and the bills were referred to the Finance

tion, and the bills were reserved from the SuperCommittee.
A communication was received from the SuperVisors of Westchester county, requesting the New
York Supervisors to meet them for the purpose of
adjusting the indebtedness of the newly acquired
wards. The communication was received and the
subject referred to the Pinance Committee, to
which, on motion, were added Mayor Havemeyer
and Recorder Hackett.

On a resolution of Supervisor Vance it was

Considerable debate was had over a resolution introduced by Supervisor Monhaimer authorizing the appointment of five firemen, who shall also ac as cleaners in the new County Court House. The resolution was adopted—10 to 5.

The Board adjourned, after transacting mino business, to Monday, the 8th inst.

The City Finances. The following statement of Chamberlain Lane

gives the state of the city finances for the week ending November 29:— Balance

Ros. 22. Receipts. Payments. Nov. 29.
Sinking Pund re-Sinking Fund redemption ... 344,827 93,915 75,000 363,743
Sinking Fund interest ... 401,466 21,890 — 423,356
County Treasury 1,278,065 9,207,041 1,440,511 9,983,495 Total ......\$2,411,667 \$10,971,967 \$2,263,477 \$11,120,146

#### ENGINEER EXAMINERS.

Investigation of Charges Against Them. The hearing in the case of the Examiners of En-gineers, Hotten and Sutton, attached to the Sanitary Bureau of the Police Department, was resumed before Commissioner Gardner yesterday. They are charged by a number of engineers, for They are charged by a number of engineers, for whom the complaint has been presented by one of their benevolent and protective societies, with receiving money as payment for the granting of licenses and refusing to give certificates to competent men because no money was tendered them. At the first hearing of the case on Saturday several men swore they had left money rolled around cigars on the desk of the examiners at the time they were receiving certificates. Mr. St. John, the Property Clerk, testified yesterday that money had been handed over to him by Captain Yule, of the Sanitary Bureau, which had been found on the floor of the office, and he gave the Captain receipts for it. This treasure amounted to \$5 and was credited to the account of the department. Two engineers who complained of having given money said the amount in each case was \$2, and another said he bestowed the sum of \$1 in a similar way. They seemed put out when they discovered the cash had not reached the intended quarter. Examiner Sutton was put on the stand. He denied ever having received any money at any time during his connection with the bureau, extending over a space of 17 years, for the purpose of influencing his decisions in examinations or any other improper use of his position. Captain Yule was called several times and the conduct of the officers of his command in certain cases. The further trial of the accused was postponed to Saturday. whom the complaint has been presented by one of

### MARRIAGES AND DEATHS.

Married.

JOURGENSEN—JAMES.—On Thursday, November 27, by the Rev. Alex. R. Thompson, Christian JOURGENSEN to EMMA C., daughter of the late William James, Esq., or Ashland, Hanover county, Va-Washington, Richmond and Norfolk papers

washington, Richmond and Noriok papers piease copy.

LENNAN—SAUNDERS.—On Wednesday, November 26, at St. John Baptist church, by the Rev. Joseph A. Waish, John S. LENNAN to MARY A. SAUNDERS, both of this city.

RYAN—BARRY.—On Tuesday, November 25, at St. Joseph's church, Brooklyn, by the Rev. Dr. Corcorn, THOMAS F. RYAN, o' New York, to IDA M., daughter of the late John S. Barry, formerly of Baltimore.

Baltimore.
Baltimore and San Francisco papers please copy.
Van Dolsen—Borin.—Un Wednesday, November
26, by the Rev. Henry M. Boehm, John Van Dolsen, Jr., to Mary A. Borhm, daughter of the late
Henry M. Boehm, of Richmond, Staten Island. Died.

ALLEN.—On Sunday night, November 30, BEN-JAMIN C. ALLEN, aged 55 years.

His friends are invited to attend the funeral, from the residence of his brother, Abner Allen, Deal, Monmouth county, N. J., on Wednesday, De-cember 3, at haif-past eleven o'clock A. M., and from Friends' meeting house, at Shrewsbury, at one o'clock.

from Friends' meeting nouse, at Sirewsbury, at one o'clock.

APPLETON.—At Dobb's Ferry, on Sunday, November 30, MALVINA W., wite of Daniel S. Appleton and daughter of the late Charles H. Marshail.

The Juneral services will be held on Wednesday, the 3d inst., at ten o'clock A. M., at the Church of the Covenant, Park avenue, corner of Thirty-fifth street.

ARMSTRONG.—On Sunday, November 30, at in residence, No. 16 West Fittieth street, John Arm ARMSTRONG.—On Sunday, November 30, at his residence, No. 16 West Fittieth street, John Armstrong, aged 51 years.

Funeral services will be held at All Souls' church (Rev. Dr. Bellows), corner of Fourth avenue and Twentieth street, on Wednesday morning, December 3, at hall-past ten o'clock. Relatives and friends of the family are invited to attend.

Armstrong.—The inneral of Mr. Thomas Armstrong, lately deceased, will take place on Tuesday, December 2, at two o'clock P. M., from the residence of Mr. A. Fitzgeraid, 81 Hicks street, Brocklyn. The friends of both iamilies and those of his partner, Mr. John Campbell, are invited to attend the funeral.

Beniczky.—On Monday, December 1, at his residence, No. 59 West Washington place, K. W. Beniczky, aged 43 years.

Notice of the funeral hereafter.

Berge.—On Satuiday, November 29, at ten o'clock P. M., after a long and painful suffering, Christiana, the beloved wife of Henry Berge, in the 50th year of her age.

Relatives and friends of the family are respectfully invited to attend the funeral, from her lateresidence, 140 East Fifty-seventh street, on Tuesday, December 2, at twelve o'clock M.

Bennekendpp.—Suddenly, at Ridgefield, N. J. (formerly English Neighborhood), Marr, widow of Henry J. Brinkerhof, in the 85th year of her age.

The relatives and friends of the family are invited to attend the funeral, at the True Reformed Dutch church, Leonia, on Wednesday, December 3, at eleven o'clock A. M. Train leaves foot of Chambers street, Northern Railroad of New Jersey, at half-past nine o'clock A. M.

Brown.—On Saturday, November 29, after a long and painful illness, Thomas A., son of John and Ritzabeth Brown, aged 24 years and 29 days.

Relatives and friends of the iamily are respectfuly invited to attend the funeral, from his lateresidence, No. 300 East Fifty-eighth street, this day (Tuessay), at one o'clock.

Philadelphia and New Jersey papers please copy.

residence, No. 300 East Fifty-eighth street, this day (Tues.ay), at one o'clock.

Philadelphia and New Jersey papers please copy.

CAMPBELL.—On Sunday morning, November 30,
MARY, the beloved wife of Charles Campbell.

The funeral will proceed from her late residence,
621 Ninth avenue, this (Tuesday) morning, to the
Church of the Holy Cross, where a solemn requiem
mass will be celebrated at ten o'clock, for the repose of her soul, and thence to Calvary Cemetery.

The relatives and friends of the family are respectfully invited to attend.

CRONISE.—At Irvington, Westchester county,
N. Y., on Saturday, November 29, after a protracted
and painful illness, MARIANNA FLEMING, wife of J.

S. Cronise.

N. Y., on Saturday, November 28, after a protracted and painful illness, Marianna Fleming, wife of J. S. Cronise.

Funeral services will be held in St. Barnabas' church, Irvington, at 12 o'clock, on Tuesday, December 2, after the arrival of the 9:55 train from the Thirtieth street depot.

Philadelphia and Baitimore papers please copy.

CUETIN.—On Monday, December 1, Mary T., wife of John J. Curtin, aged 25 years.

The relatives and Irlends of the family are respectfully invited to attend the funeral, from her late residence, 145 East Forty-ninth street, on Wednesday, at nine o'clock A. M. Her remains will be conveyed to the Church of St. John the Evangelist, corner of Madison avenue and Fittieth street, where a solemn requiem mass will be offered for the repose of her soil, and thence to Calvary Cemetery.

DEAS.—JAMES DEAS, in his 74th year.

Funeral to-day (Tuesday), December 2, at two o'clock P. M., irom Christ's church, Franklyn avenue and Second street, New Brighton, Staten Island.

DONNELLY.—On Sunday, November 30, Mrs. Mary

Island.

DONNELLY.—On Sunday, November 30, Mrs. Masy DONNELLY, widow of Felix Donnelly, and daughter of the late John and Catharine Monaghan, of Tumery, county Tyrone, ireland, age 34 years. The relatives and friends of the family are invited to attend the funeral, on Tuesday, December 2, at two o'clock P. M., irom her late residence, West Fourth street, Hunter's Point, L. I. FAGAN.—At Stonington, Conn., on Saturday, November 20, 1873, BRIDGET FAGAN, a native of the parish of Meane, county Westmeath, Ireland, believed wife of Patrick Fagan, in the 66th year of her age.

vember 29, 1873, BRIDGET FAGAN, a native of the parish of Meane, county westmeath, Ireland, beloved wife of Patrick Fagan, in the 86th year of her age.

Relatives and friends of the family are respectfully invited to attend the funeral, on Tuesday moruing, December 2, at ten o'clock, from St. Teresa's church, Rutgers street, where a requiem mass will be said for the repose of her soul; then to Calvary Cemetery for interment.

FERRIS.—At Paris, France, on Saturday, November 29, Thomas T. Ferris, late of the city of New York.

GLASER.—On Monday, December I, ELIZA NAYLOR, Infant daughter of Charles W. and Saiah L. Glaser, aged 8 months and 9 days.

Funeral on Wednesday, at half-past mine A. M., from residence of her parents, 532 Greenwich street; thence by boat from Spring street to Pleasant Valley, N. J.

HASSETT.—On Monday, December 1, 1873, John D. HASSETT., aged 31 years.

The relatives and irlends of the family are respectfully invited to attend the funeral, on Wednesday afternoon, at two o'clock, from his late residence, 763 Bergen street, Brooklyn.

HIGGIN:—In St. Louis, Mo., on Sunday, November 23, Patrick Higgins, a native of Shgo, Ireland, in the 91st year of his age.

Kennedy.—On Saturday, November 29, WILLIAM S. KENNEDY.—On Saturday, November 29, WILLIAM S. KENNEDY, aged 35 years.

The relatives and friends of the family are respectfully invited to attend the funeral, from his late residence, 396 Grand street, to proceed to Cypress Hill Cemetery.

KING.—Suddenly, on Monday, December 1, EMILT JANET KING, adopted daughter of Edward and Annie A. Kmg, aged 8 years and 6 months.

The relatives and friends of the family are respectfully invited to attend the funeral, from his late residence and friends of the family are respectfully invited to attend the funeral, from St. James' Roman Catholic church, where a solemn requiem mass will be offered up for the repose of his soul, on Wednesday, December 3, at half-past hime A. M.,

and from thence to Calvary Cemetery, at haif-past one P. M., where the remains will be interred.

Lazarus.—On Monday morning, December 1, Solomon Lazarus, a native of Jamaica, W. L. in the Sits year of his age.

The Ameral will take place from her late residence, No. 222 West Fortieth street, on Wednesday, December 3, at nine o'clock A. M. The friends of the family are invited to attend.

Livingstow.—On Sunday evening, November 30, 1873, Dalla W. Livingstom.

Relatives and friends of the family are respectingly invited to attend the funeral, from her late residence, 238 West Thirty-seventh street, at ten o'clock A. M.

LOYE.—On Sunday, November 30, 1873, James Loye, Sr., aged 42 years.

The relatives and friends of the family are respectfully invited to attend the funeral, from his late residence, 14 Lewis street, this (Tuesday) afternoon, at two o'clock.

Manson.—On Saturday, November 29, Daniel F., son of Robert C. and Louisa Manson, aged 11 months and 15 days.

Relatives and friends of the family are invited to attend the funeral, of Tuesday, December 2, at one o'clock P. M., from the residence of his parents, 528 Grand street.

Manston.—Os Monday, December 1, after a severe illness, John Lemuel, or the family are respectfully invited to attend the funeral, from the residence of his parents, 328 East 128th street, Harlem, on Wednesday, December 3, at one o'clock.

Mantyn.—At his residence, Eleventh street, corner Fourth avenue, Brooklyn, on Monday morning, December 1, Charles G. Martyn, aged 39 years.

Friends of the family and members of any organization of which he was a member are invited to attend the inneral, on Wednesday, December 3, at three o'clock P. M., without further notice.

MEAD.—On Sunday, November 30, Sarah Ann Maad, aged 14 years, 2 months and 4 days.

The relatives and friends of the family are relatives and friends are invited to attend the funeral, on the residence of the parents, 30 at one P. M.

MEHAN.—On Monday morning, December 3, at one P. M.

MEHAN.—On Monday morning, December 3, at

days.

The relatives and friends of the family are respectfully invited to attend the inneral, on Wednesday, December 3, at one o'clock, from the resieence of her grandiather, Thomas McKeon, No. 13

eence of her grandiather, Thomas McKeon, No. 18
Prince street.
McClusky.—On Monday, December 1, after a
short lilness, Julia McClusky, aged 23 years.
The relatives and friends of the family, also the
members of the St. Joseph's Benevolent Association, are invited to attend the funeral, from her
late residence, No. 637 Washington street, thence
to St. Joseph's church, on Wednesday, at half-past
twelve o'clock P. M.
McCullough.—On Sunday, November 30, 1873,
Annie McCullough, daughter of John and Bridget
McCullough, aged 10 years and 26 days.

Dear Annie, thou art sleeping llongn, aged 10 years and 26 days.
Dear Annie, thou art sleeping
Beneath the Calvary tree,
And many an eye is weeping,
And long will weep for thee.
The grave shall now enclose thee
Within its narrow cell;
No more shall we behold thee,
Dear Annie, fare thee well.

The funeral will take place, from the residence of her parents, No. 42 Third street, on Tuesday, December 2, at two P. M. McHugh.—On Sunday, November 30, 1873, PATRICK MCHugh, native of the county Leitrim, Ireland,

MCHUGH.—On Sunday, November 30, 183, FAFRICA, MCHUGH., native of the county Leitrim, Ireland, aged 52 years.

Friends and acquaintances of the family are requested to attend the funeral, on Tuesday, 2d inst., at two o'clock, from his late residence, 93 North Seventh street, Brooklyn, E. D.

MCMAHON.—On Sunday, November 30, after a short illness, Thomas McMahon, a native of Rossgrei, Tipperary, Ireland, aged 50 years.

Friends of the family, Private Coachmen's, Hackmen's No. 1 and Mutual Alliance societies are respectfully invited to attend the funeral, from his late residence, No. 20 East Twelfth street, at one o'clock, ou Tuesday, December 2.

O'CONNELL.—On Monday, December 1, of inflammation of the lungs, at the residence of his uncle, Mr. P. Hallinan. 203 East Forty-fifth street, Richard E. T, O'CONNELL, late of 70 East Houston street.

RICHARD E. T. O'CONNELL, late of 70 East Houston street.

The relatives and friends of the family are respectfully invited to attend the funeral, on Wednesday, December 2, at one o'clock P. M., from 208 East Forty-fifth street.

PRATT.—At Astor House, on Thursday, November 27, Maria Charlotte Perbona Pratt, aged 8 years, 6 months and 14 days, only daughter of Thomas and Mary Pratt, of Matanzas, Cuba.

PRICE.—Suddenly, on Saturday, November 29, Harrison Prices, aged 55 years.

The relatives and friends of the family are respectfully invited to attend the funeral on Tuesday atternoon, December 2, at two o'clock, from his late residence, corner Bergen and Fairview avenues (Bergen). Jersey City Heights, N. J.

PYLE.—On Monday, December 1, CHARLES SUMBES, third son of James and Esther A. Pyle, aged 15 years.

MES. third son of James and Esther A. Pyle, aged 18 years.

Funeral services will be held at the Central Baptist church, Forty-second street, between seventh and Eighth avenues, on Wednesday, December 3, at one o'clock. Relatives and friends are respectfully invited.

KICHARDS.—On Monday, December 1, JOHN D. RICHARDS. aged 73 years.

Funeral from the Sixteenth Baptist church, in Sixteenth street, near Eighth avenue, on Wednesday, the 3d inst., at eleven o'clock A. M. Friends of the family are invited to attend without further notice.

notice.

Utica papers please copy.

Roberts.—On Monday, December 1, ELIZA JANE
ROBERTS.—On Monday, December 1, ELIZA JANE
ROBERTS, wife of Stephen Roberts, aged 49 years.

Funeral on Wednesday morning, at eleven
o'clock, from the corner of 114th street and avenue
A, Hariem. Remains will be taken to New York
Bay Cemetery.

ROBERTS.—On Sunday evening, November 30, of
diphtheria, MAMTE BELL, daughter of Dr. N. T. and
Eliza Beil Roberts, in the 5th year of her age.

Relatives and friends of the family are respect-

Relatives and friends of the family are respectfully invited to attend the funeral, from the residence of her parents, No. 13 Attorney street, on Wednesday, December 3, at one o'clock P. M.
ROONRY.—On Sunday, November 30, at Greenpoint, Bringer ROONRY, wife of Thomas Rooney.
The friends of the family are invited to attend the funeral, on Thesday, December 2, at one o'clock P. M., from her late residence, 183 Greene street, Greenpoint, L. I.
SLIKER.—Suddenly, on Monday, December 1, 1873, John L. Bliker, with dropsy of the heart, aged 68 years and 6 months.
The remains will be taken to Schooley Mountain for interment, via Boonton Branch Railrond, at seven A. M. from New York on Wednesday, December 3. The friends of the family are respectfully invited to attend.
STAPPORD.—On Sunday morning, November 30,

invited to attend.
STAPFORD.—On Sunday morning, November 30, 1873, Mr. Michael Stapford, in the 55th year o

invited to attend.

STAPPORD.—On Sunday morning, November 30, 1873, Mr. MICHAEL STAPFORD, in the 55th year of his age.

The relatives and friends of the family are respectfully invited to attend his funeral, at his late residence, No. 418 East Eleventh attreet, on Tuesday, December 2, 1873, at one o'clock P. M.

TAYLOR.—On Saturday, November 29, MARGAREN TAYLOR, in the 73d year of her age.

The relatives and friends are respectfully invited to attend the inneral, from her late residence, 66 Clinton street, on Tuesday, December 2, at ten o'clock A. M.

THURBER.—On Monday, December 1, after a short illness, Charles L. Thurrer.

Services at his late residence Wednesday, December 3, at half-past two o'clock P. M. Friends and relatives are invited to attend.

Mr. Thurber was a man universally beloved, and his loss will cast a shade of melancholy over a large circle of friends to whom he was endeared by many acts of kindness. To his dear mother, in that far off city, we offer our heartielt sympathy, and may this sad affliction to her make less dark and gloomy the path which, sooner or later, she and us all must traverse. That faithful partner of his joys and sorrows, may she find consolation in that religion which says, "He does all things well." That loving sister, whose midnight mission brought her to his dying bedside, may she find en reward in heaven.

New England papers please copy.

TUTTIE.—On Monday. December 1, 1873, JENNIM S., wife of Kellogg M. Tuttle and daughter of Emily S. Brodhead, aged 22 years and 11 months.

The relatives and friends of the lamily are respectfully invited to attend the funeral, from her mother's residence, 62 West Forty-fifth street, on Wednesday afternoon, Devember 3, at half-past three o'clock.

URMY.—At Sing Sing, on Sunday evening, November 30, Joakin Urmy, in the 60th year of his age.

The relatives and friends are invited to attend the mneral, from his late residence in Sing Sing,

age.

The relatives and friends are invited to attend the luneral, from his late residence in Sing Sing on Wednesday afternoon, December 3, at one o'clock. on Wednesday alternoon, December 3, at one o'clock.
California papers please copy.
WALL.—On Monday, December 1, James Wall, in the 66th year of his age.
The relatives and iriends of the family are respectfully invited to attend the inneral, from his late residence, Eighty-niath street and Lexington avenue, on Wednesday, December 3, at one o'clock P. M.

avenue, on Wednesday, December 3, at one o'clock P. M.

Waleer.—On Saturday morning, November 29, Mary Ann, widow of Daniel Waiker, of this city, Funeral irom the residence of her son-in-law, C. Thompson, 211 West Forty-fourth street, on Tuesday, December 2, at twelve M. Relatives and riends are invited to attend.

Waterson.—In this city, on Monday morning, December 1, Julia Waterson, wife of the late John Waterson.

Funeral services at the Church of the Transfiguration, in Twenty-ninth street, near Fifth avenue, on Tuesday, December 2, at hall-past twelve o'clock.

Webster.—On Monday evening, December 1, 1873, of diputheria, Frances Webster, in the oth year of her age.

The relatives and friends are invited to attend the funeral, from the residence of her parents, 526 West Thirty-seventh street, on Wednesday, December 3, at one o'clock P. M.

Wesson.—In the city of Mexico, on Friday, November 21, Charles H. Wesson, son of the late David Wesson, of Brooklyn.

Notice of funeral services hereafter.

Wiswall..—In Brooklyn, on Monday, December 1, Mrs. Ann Maria Wiswall, in the 70th year o'her age.

Funeral will take place from the residence o

1, Mrs. ANN mans.
her ago.
Funeral will take place from the residence her son-in-law, No. 388 Van Buren street, Br lyn, on Thursday, December 4, at two o'c P. M. Relatives and Irlends are invited to all